## EXHIBIT 13

	Page 1
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2	UNITED STATES DISTRICT COURT
	SOUTHERN DISTRICT OF NEW YORK
3	
	x
4	
	SERGEY LEONTIEV,
5	
_	Plaintiff,
6	Case No. 16-cv-3595
7	-against-
,	ALEXANDER VARSHAVSKY,
8	ALEXANDER VARSHAVSKI,
J	Defendant.
9	
	x
10	
	January 5, 2017
11	9:41 a.m.
12	
13	
14	
15	Videotaped deposition of
16	ALEXANDER VARSHAVSKY, taken by Plaintiff,
17	pursuant to Notice, held at the offices of
18	Gibson, Dunn & Crutcher LLP, 200 Park
19	Avenue, New York, New York, before
20	Sharon Lengel, a Registered Professional
<ul><li>21</li><li>22</li></ul>	Reporter, Certified Realtime Reporter, and
23	Notary Public of the State of New York.
24	* * *
25	

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2	APPEARANCES:	
3		
	GIBSON, DUNN & CRUTCHER LLP	
4	Attorneys for Plaintiff	
	200 Park Avenue	
5	New York, New York 10166	
6	BY: ROBERT WEIGEL, ESQ.	
	ANDREI MALIKOV, ESQ.	
7	ESTER MURDUKHAYEVA, ESQ.	
8		
9		
	DEBEVOISE & PLIMPTON LLP	
10	Attorneys for Defendant	
	801 Pennsylvania Avenue, N.W.	
11	Washington, D.C. 20004	
12	BY: SEAN HECKER, ESQ.	
	ALISA MELEKHINA, ESQ.	
13		
14	ALGO PREGRAM	
15	ALSO PRESENT:	
16 17	WAYNE SALINE, Videographer ROMAN SANIKOV, Interpreter	
18	ALEXANDER KULNEV, ESQ.	
19	ALEXANDER ROUNEV, ESQ.	
	* * *	
20		
21		
22		
23		
2 4		
25		

	Page 8
1	VARSHAVSKY
2	statements in it to be true?
3	A. Yes.
4	Q. Let me direct your attention to
5	paragraph 32, which is on page 7 of the
6	document.
7	The second sentence of
8	paragraph 32 reads, "As of August 1, 2016,
9	the total debt owed to Avilon was
10	approximately 29.6 million, including
11	interest, and the total debt owed to
12	Mr. Avagumyan was approximately
13	\$28 million, including interest."
1 4	Do you see that?
15	A. Yes.
16	MR. HECKER: You need to answer
17	verbally.
18	A. Yes.
19	Q. Is the statement that the total
2 0	debt owed to Avilon was approximately
21	29.6 million, including interest, a true
22	statement?
2 3	A. Yes.
2 4	Q. Is any part of that
2 5	\$29.6 million owed to you personally?

	Page 9
1	VARSHAVSKY
2	A. No.
3	Q. Do you have any assignment from
4	Avilon of any rights to collect that
5	29.6 million?
6	A. No.
7	Q. Is the statement that
8	Mr. Avagumyan was owed approximately 28
9	million, including interest, a true
10	statement?
11	MR. HECKER: Why don't you
12	use the interpreter if you need to.
13	A. Yes. Yes.
1 4	Q. And are you owed any portion of
15	that \$28 million personally?
16	A. No.
17	Q. Do you have any assignment from
18	Mr. Avagumyan to pursue the claim for the
19	\$28 million?
20	A. No.
21	Q. Okay. Are you personally owed
22	any money by Mr. Leontiev?
23	A. No. No.
2 4	Q. Are you personally owed any
2 5	money from Probusinessbank?

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Page 10
1
                    VARSHAVSKY
2
        Α.
               No.
3
               (Plaintiff's Exhibit 60, A
4
        claim, was hereby marked for
5
        identification, as of this date.)
               Mr. Varshavsky, I've handed you
6
7
    what's been marked as Exhibit 60, which is
    the claim that was filed in this action in
8
    the Southern District of New York.
9
10
               Do you have that in front of
11
    you?
12
        Α.
               Yes.
13
        Q.
               Did you had occasion to look at
14
    that document?
15
        Α.
               Yes.
16
               Okay. I'm going to direct your
17
    attention to paragraph 4. There are three
    sentences in paragraph 4.
18
                                 I want to
19
    direct your attention to the first one.
20
    The first one says, "Mr. Leontiev owes
    Mr. Varshavsky nothing."
21
22
               Do you see that?
23
               Yes.
        Α.
24
               Is that a true statement?
        Q.
25
               Personally.
        Α.
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1	VARSHAVSKY
2	Q. Personally, yes.
3	A. No. I see the statement.
4	Q. There's too many "nos" in that
5	answer. Let me see if we can get this
6	straight.
7	Is the statement that
8	"Mr. Leontiev owes Mr. Varshavsky nothing"
9	a true statement?
10	A. Yes.
11	Q. Thank you.
12	MR. HECKER: Are we done with
13	this document?
14	MR. WEIGEL: You can set it
15	aside.
16	(Plaintiff's Exhibit 61, An
17	amended answer, was hereby marked for
18	identification, as of this date.)
19	Q. Do you have Exhibit 61 in front
20	of you?
21	A. Yes.
22	Q. Exhibit 61 is the answer that
23	was filed the amended answer that was
2 4	filed on your behalf in this current
25	action that we're sitting here today in

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1	VARSHAVSKY
2	Q. Anyone else?
3	A. Yes. Some some people from
4	Russia as well.
5	Q. Can you give me their names?
6	A. Yes. Anna Babkina, Sergey
7	Sturov. I don't remember another name.
8	Q. Do you know who Diana Karapetyan
9	is?
10	A. No.
11	Q. Was she one of the individuals
12	who asked you to negotiate on his or her
13	behalf?
14	MR. HECKER: Objection to form.
15	Foundation. Go ahead.
16	A. I don't know her.
17	Q. Okay. Did any of the
18	individuals who you who asked you to
19	negotiate on their behalf ever give you an
20	assignment of their claims against any
21	entity?
22	A. No.
23	MR. HECKER: Objection. You
24	need to give me a second
25	THE WITNESS: Oh, okay.

	Page 16
1	VARSHAVSKY
2	soon as the license was revoked.
3	Q. Do you remember what he said to
4	you and you said to him?
5	A. No, of course not.
6	Q. You said you also spoke to Karen
7	Avagumyan; correct?
8	A. Yes.
9	Q. And please excuse my
10	pronunciation.
11	A. Avagumyan.
12	Q. I'm sure they're terrible.
13	A. Okay.
14	Q. Do you remember when you spoke
15	to him?
16	A. The same time.
17	Q. Okay. And you said you spoke to
18	Renich. Was that Igor Renich?
19	A. Yes.
20	Q. And do you remember when you
21	spoke to Mr. Renich?
22	A. Also all the same time. It
23	was August 2014, I believe.
24	Q. Were these was this an
25	in-person meeting with Mr. Renich?

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1	VARSHAVSKY
2	A. Yes.
3	Q. Do you remember what he said to
4	you?
5	A. Not not not exactly.
6	Q. Do you have any general
7	recollection of what was said?
8	A. General, he said, "We have to
9	somehow talk to Zheleznyak and Leontiev
10	and get our money back, and I will be
11	talking for my side; you talking from your
12	side, and see who's going to who's
13	going to do that first."
14	Q. Did Mr. Renich promise you any
15	consideration if you were successful in
16	A. No.
17	Q collecting the funds?
18	MR. HECKER: You need to wait
19	for him to finish answering asking
2 0	a question before you answer.
21	THE WITNESS: Okay.
22	Q. Did any of the individuals that
2 3	you spoke to offer you any consideration
2 4	if you were successful in collecting funds
2 5	from Mr. Leontiev or Mr. Zheleznyak?

	Page 19
1	VARSHAVSKY
2	Avilon, he" meaning yourself "had
3	authority to negotiate for repayment of
4	Avilon's loans on behalf of Avilon."
5	Do you see that?
6	A. Yes.
7	Q. Were you the president of
8	Avilon?
9	A. Yes.
10	Q. Are you currently the president
11	of Avilon?
12	A. Yes.
13	Q. When did you become the
<b>1 4</b>	president of Avilon?
15	A. Since the first day.
1 6	Q. Did you have any written
17	authorization from Avilon to negotiate for
18	the repayment of Avilon's loans on behalf
1 9	of Avilon?
2 0	MR. HECKER: Objection to form.
21	Foundation. You can answer.
2 2	A. No.
2 3	MR. WEIGEL: What's the
2 4	foundation objection?
2 5	MR. HECKER: It presupposes that

Page 24 1 VARSHAVSKY 2 MR. HECKER: Objection to form. 3 I'm going to instruct you not to answer that question. 4 5 MR. WEIGEL: On what basis? MR. HECKER: What documents we 6 7 showed him during his preparation is 8 work product. It's the same 9 instruction you gave your client. you want to ask him if he remembers 10 11 seeing this document at any point in 12 time, you can ask him that question. 13 MR. WEIGEL: Sure. 14 Have you seen this document at 0. 15 any point in time? 16 Specifically this one, no. 17 cannot recall. Maybe -- maybe during the preparation, I saw the document. But I do 18 19 not -- I do not recall. 20 Okay. Were you aware that New Q. 21 York Motors Moscow and Ambika Invest --22 made a loan to Ambika Investments Limited 23 in -- on or about December 18, 2008? 24 Α. Yes. 25 Q. And were you aware that that

	Page 25
1	VARSHAVSKY
2	loan was documented in writing?
3	A. Yes.
4	Q. Did you did you ever review
5	the loan agreement?
6	A. No.
7	Q. Who would have been responsible
8	for making sure that the loan was properly
9	documented?
10	A. Our CFO.
11	Q. And who is that?
12	
	A. Irina Monakhova.
13	Q. And who negotiated the terms of
14	the loan with Ambika?
15	A. Me.
16	Q. You personally?
17	A. Yes.
18	Q. Who did you negotiate those
19	terms with?
20	A. With Mr. Zheleznyak.
21	Q. Who is Mr. Zheleznyak?
22	A. He's the partner of
23	Mr. Leontiev.
2 4	Q. Does he have a role at
25	Probusinessbank? Did he have a role at

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1	VARSHAVSKY
2	takeover of the bank and
3	A. No. Before they stopped paying
4	the interest and repaying the loan.
5	Q. When did that happen?
6	A. In August 2015.
7	Q. Before that, before August 2015,
8	you had no idea what Ambika was?
9	A. Absolutely.
10	Q. Did you do any investigation
11	into Ambika's financial condition before
12	you lent it before your company lent it
13	\$19.9 million?
14	A. Me personally, not.
15	Q. Okay. Did anybody well,
16	first off, what is what is New York
17	Motors Moscow?
18	A. It is the company which sells
19	cars.
20	Q. What is its relationship to
21	Avilon?
22	A. It was re-branding. Before, it
23	was New York Motors Moscow. Then it's
24	Avilon.
25	Q. All right. So New York Motors

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1	VARSHAVSKY
2	Moscow and Avilon are the same company.
3	A. The same. The same.
4	Q. Okay. Now I understand. Thank
5	you.
6	If I use Avilon for New York
7	Motors, will you understand what I'm
8	meaning?
9	A. Yeah, absolutely.
10	Q. Okay. Who at Avilon was
11	responsible for investigating the
12	financial condition of Ambika prior to
13	making a loan?
14	MR. HECKER: Objection to form.
15	Foundation. You can answer.
16	A. Finance department and the legal
17	department.
18	Q. And who in the finance
19	department?
20	A. Irina Monakhova.
21	Q. Did you ever speak to
22	Ms. Monakhova about whether investing in
23	Ambika was a good idea?
24	A. No.
25	Q. How did you make the decision to

Page 29 1 VARSHAVSKY 2 make the loan to Ambika? 3 Α. As I said before, all the 4 decision been made by -- by finance 5 department, not by me. I'm only negotiating the terms. The rest, it go to 6 7 my legal people and finance people. 8 0. What terms did you negotiate? 9 Α. I don't remember right now. 10 But generally, what were the 11 types of terms that you negotiated? 12 What was in the beginning, 13 Avilon was always lending money to 14 Probusinessbank. And the terms was -- the 15 general terms, like, on the date of the 16 negotiation, the -- the rate, the interest 17 rate. So the one point, Zheleznyak 18 19 came to me, and he said, "I, with 20 Mr. Leontiev, we opened the company, which 21 also in our group, but it has nothing to 22 do with the bank. It's offshore company. 23 If you want to have the higher interest 24 rate, you put your money there." I said, 25 "Okay. What's the difference?" He said,

Page 30 1 VARSHAVSKY 2 "You will have more -- about four, five 3 percent more than you put your money in I said, "Okay. Then I will 4 the bank." 5 instruct my finance department, and I will instruct my legal department. You talk to 6 7 If they feel comfortable, do it." 8 Did you ever discuss any terms Ο. 9 with any employee of Avilon or any officer of Avilon? 10 11 MR. HECKER: Objection to form. 12 You may answer. 13 Q. Excuse me. I misspoke. 14 Did you ever discuss any terms 15 with any officer or employee of Ambika? 16 Α. No. 17 Okay. Did you ever visit Q. Ambika's offices? 18 19 Α. No. 20 Do you know if anyone from **Q** . 21 Avilon ever visited Ambika's offices? 22 MR. HECKER: Objection to form. 23 Foundation. 24 I don't know. I don't think so. Α. 25 Were -- is it fair to say that Q.

Page 31 1 VARSHAVSKY 2 all of your dealings with Ambika were 3 through employees of Probusinessbank? 4 MR. HECKER: Objection to form. 5 You may answer. As far as I understand, what we 6 7 was dealing with the same people. So in 8 other words, we was giving them the money, 9 as the Probusinessbank, and we have no 10 problem with that. So then when I 11 negotiated the terms with Mr. Zheleznyak, 12 he -- I don't know what if we've been 13 dealing with the same people or with 14 different people. But my role was only 15 negotiated terms, as I said before. 16 I will -- I was passing that to my finance 17 people and my legal people. And with whom 18 they negotiate, I have no idea. 19 Did you ever personally have Q. 20 dealings with Yanna Krisiuk? 21 Α. Yes. 22 And she was an employee of 23 Probusinessbank? 24 Yes. Α. 25 And did you coordinate Q.

Page 36 1 VARSHAVSKY 2 my legal department. I have no idea. 3 Did Mr. Zheleznyak tell you that 4 Ambika had any assets? 5 Α. Yes. What assets did Mr. Zheleznyak 6 Q . 7 tell you was Ambika-owned? 8 It's the company which buy and Α. 9 sell the blue chips, like investment. And 10 he showed me the list, what they own, what 11 kind of shares from which company. 12 Did Mr. Zheleznyak show you a 13 list of blue chip stocks that they owned in 2008? 14 15 Α. No. 16 Okay. And when the loan was 17 made in 2008, did Mr. Zheleznyak tell you 18 anything about what assets or liabilities 19 Ambika had? 20 No. He always was telling me, 21 "Your money is secure. Your money is 22 guarantee. We not keeping the money in 23 Russia. We keeping the money outside of 24 Russia, specifically in London." He 25 mentioned that many times, but not

Page 39 1 VARSHAVSKY 2 MR. HECKER: That's one of the 3 easy ones. 4 MR. WEIGEL: I know. I know. 5 I'm just having real trouble today. Do you see that? 6 Q. 7 Α. Yes. 8 Okay. Was the \$19.9 million put 0. 9 in a foreign currency deposit at 10 Probusinessbank for a year at 14 percent? 11 Α. If it says here, yes, probably 12 yes. 13 Q. Okay. And does Exhibit 7, which 14 is the loan agreement between Avilon and 15 Ambika, represent the \$19.9 million 16 investment at 14 percent that's referred 17 to in Exhibit 62? 18 MR. HECKER: Objection to form. 19 Α. Maybe. 20 Are you aware of another Q. 21 \$19.9 million investment at 14 percent 22 that was made on December 18, 2008? 23 I will explain you. I'm not Α. 24 dealing with any financial or legal terms. 25 I mean, my role is business development

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1	VARSHAVSKY
2	and strategy. The turnover of Avilon
3	close to \$2 billion. I don't remember 19,
4	15, 12 I don't remember.
5	Q. Okay. Well, as you sit here
6	today, do you have any reason to believe
7	that the \$19.9 million that's reflected in
8	the loan agreement that is Exhibit 7 is
9	the same \$19.9 million that came from
10	Sveta and was to be placed in a U.S.
11	foreign currency deposit at
12	Probusinessbank, as set forth in
13	Exhibit 62?
14	MR. HECKER: Objection to form
15	of the question.
16	A. Possibly.
17	Q. As you sit here today, do you
18	have any reason to think that that's not
19	the case?
20	MR. HECKER: Same objection.
21	You can answer.
22	A. No.
23	Q. Okay.
2 4	
25	

	Page 46
1	VARSHAVSKY
2	Q. Okay.
3	(Plaintiff's Exhibit 64, An
4	email, Bates SL0033715, was hereby
5	marked for identification, as of this
6	date.)
7	Q. Mr. Varshavsky, I've handed you
8	what's been marked as Exhibit 64.
9	Do you have that in front of
10	you?
11	A. Yes.
12	Q. And this is an email from
13	Ms. Nazanskaya to Ms. Monakhova.
L 4	Do you see that?
15	A. Yes.
16	Q. And she writes, "On
17	December 20th, the transit loan for
18	19.9 million will expire."
19	Do you understand that to refer
2 0	to the loan to Avilon?
21	A. Yes.
22	Q. By Avilon to Ambika?
2 3	A. Yes.
2 4	Q. "The rate Probusinessbank is
2 5	offering for the next year is 11 percent.

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1	VARSHAVSKY
2	The existing rate is 15 percent."
3	Do you see that?
4	A. Yes.
5	Q. Were you aware that
6	Probusinessbank was proposing to reduce
7	the interest rate on the loan?
8	MR. HECKER: Objection to form
9	of the question.
10	A. It says here what I know and I
11	agreed. Probably yes.
12	Q. Okay. It says here that "Yanna
13	Krisiuk"
14	A. Krisiuk.
15	Q "Krisiuk reported that
16	Alexander is aware of this and agreed to
17	this rate on November 30th."
18	Is that you, the Alexander she's
19	referring to there?
20	A. Yes.
21	Q. Okay. And did you, in fact,
22	agree to a reduction of the rate from
23	15 percent to 11 percent?
2 4	A. Probably, yes.
25	Q. Okay. And up top, Ms. Monakhova

Page 56 1 VARSHAVSKY 2 Q. Okay. Are you -- did you 3 approve the placement of 7 and a half million dollars at Probusinessbank for 4 5 11 percent? MR. HECKER: Objection to form. 6 7 Foundation. 8 I only approving the terms. I'm Α. 9 not approving where the terms -- my role 10 is approve the terms. If 11 percent, 12, 11 which I'm negotiating with the -- with the 12 Zheleznyak. The rest, it goes to our 13 people. From his side, it goes to 14 Krisiuk. From my side, it goes to 15 Monakhova. And they deal between them --16 between -- they're dealing between them. 17 My role only approve the terms. That's 18 it. 19 MR. HECKER: Bob, when you reach 20 a logical breaking point -- we've been 21 going about an hour -- can we take a 22 short break? 23 MR. WEIGEL: Sure. 24 MR. HECKER: Thanks. 25 THE VIDEOGRAPHER: This marks

Page 57 1 VARSHAVSKY 2 the end of Tape No. 1 in the 3 videotaped deposition of Alexander 4 Varshavsky. We're going off the 5 record. The time is 10:47. 6 (Recess) 7 THE VIDEOGRAPHER: This marks 8 the beginning of Tape No. 2 in the 9 videotaped deposition of Alexander 10 Varshavsky. We're going on the 11 record. The time is 11:03. 12 BY MR. WEIGEL: 13 Q. Mr. Varshavsky, before the 14 break, we were looking at -- we looked at 15 Exhibit 66. 16 Do you have that in front of 17 you? 18 Α. Yes. 19 It's dated September 1, 2011, 20 and it's an email from Ms. Nazanskaya, and 21 it says, "The rate Probusinessbank is 22 offering for the placement of the newly 23 received 6,625,000 is 11 percent, same as 24 under existing technical loans." 25 Do you see that?

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1	VARSHAVSKY
2	A. Yes.
3	Q. Okay. I've handed you
4	Exhibit 12.
5	Have you ever seen that document
6	before?
7	A. Probably, yes, but I don't
8	recall.
9	Q. Okay. And that's a loan
10	agreement dated September 1, 2011, between
11	Avilon and Ambika Investments Limited for
12	6,625,000 at 11 percent.
13	Do you see that?
14	A. Yes.
15	Q. Okay. Is that the same loan
16	that Ms. Nazanskaya was referencing on
17	Exhibit 66?
18	A. Possible.
19	Q. Okay. Do you have any reason to
20	doubt that it's a different to think
21	it's a different loan?
22	A. I don't know.
23	Q. Okay. As you sit here today,
2 4	you have no reason to believe this is not
25	the same loan, the same placement; is that

	Page 59
1	VARSHAVSKY
2	correct?
3	MR. HECKER: Objection to form.
4	You can answer.
5	A. Our finance department, they do
6	the they loan money to the bank or to
7	Ambika almost every month. So I don't
8	know if it's the same amount, it's not the
9	same amount. But the number is the same.
10	But if it's the same money or not, I
11	cannot tell.
12	Q. Okay. Did you negotiate the
13	rate of 11 percent on this 6 point
14	A. I always negotiating rates.
15	Q. Okay. And you always negotiated
16	those rates with Mr. Zheleznyak?
17	A. Only.
18	Q. Okay. I've handed you
19	Exhibit 13.
20	And do you see that is a
21	guarantee by Probusinessbank of the loan
22	from Avilon to Ambika?
23	A. Yes.
2 4	Q. The same loan that we just
25	looked at that was Exhibit 12?

Page 60 1 VARSHAVSKY 2 Α. The same amount. 3 Okay. Did you negotiate this Ο. 4 guarantee with Mr. Zheleznyak? 5 Α. No. Did you insist upon a bank 6 **Q** . 7 guarantee for the loans you made to Ambika? 8 9 MR. HECKER: Objection to the 10 form. 11 Not me personally. Α. 12 Did you insist upon a bank Q. 13 guarantee for the loans that Avilon made 14 to Ambika? 15 No. I already explained several Α. 16 I mean, it's not my role. 17 0. Okay. 18 I'm only negotiating the terms 19 and, specifically, what I did, I agree 20 with Mr. Zheleznyak two different terms. 21 One term is for bank. One is for the 22 outside of bank offshore company, which 23 belongs to him and Leontiev. So two 24 different terms. That's what I negotiate 25 with Zheleznyak, and I pass all this

Page 61 1 VARSHAVSKY 2 information to Irina Monakhova, and the 3 rest she's dealing. 4 When did you first meet Mr. Leontiev? 5 I met him a long time ago, first 6 7 time at Zheleznyak's birthday. But we didn't even speak -- it was -- I don't 8 9 know -- 15, 20 years ago maybe. And the 10 first time when we was talking, I met him 11 in my office. It was in August 2015. 12 Okay. Before August 2015, you 13 never discussed Avilon's lending to Ambika 14 or its business dealings with 15 Probusinessbank with Mr. Leontiev; is that 16 correct? 17 Α. No. When did you first discuss 18 19 Avilon's business dealings with 20 Mr. Leontiev? 21 In my office when I met him. Α. 22 0. And when was that? 23 Α. In August 2015. 24 All right. I may have asked a Q. 25 bad question.

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1	VARSHAVSKY
2	Is it accurate to say that,
3	prior to August 2015, you had never
4	discussed Avilon's business with
5	Mr. Leontiev?
6	A. Never.
7	Q. Okay.
8	(Pause)
9	Q. Do you recognize Exhibit 15?
10	A. Yes, probably.
11	Q. What is it?
12	A. It's agreement.
13	Q. Were you involved in any way in
14	negotiating Plaintiff's Exhibit 14 15?
15	MR. HECKER: Objection to form.
16	A. Can you repeat your question,
17	please?
18	Q. Were you involved in any way in
19	negotiating the agreement that's reflected
20	on Plaintiff's Exhibit 15?
21	A. Terms, probably yes, as I said
22	before. I'm only involved in the terms.
23	Q. Were you aware that in 2014, the
2 4	loans to Ambika from Avilon were
25	consolidated into one loan agreement?

Page 63 1 VARSHAVSKY 2 To what? Α. 3 0. Were you aware that in 2014, the loans from Avilon to Ambika were 4 5 consolidated into one -- into one loan 6 agreement? 7 Α. No. 8 Q. Do you know why that was done? 9 MR. HECKER: Objection to form. 10 Α. I don't even know. 11 Exhibit 47 is a 0. Okay. 12 promissory note in the amount of 13 \$1 million issued by Vennop Trading to 14 Ms. Karapetyan. 15 Do you see that? 16 Α. Yes. 17 Were you at any point in time Q. trying to collect that loan? 18 19 Α. Never. 20 Do you know why your counsel Q. 21 provided that loan to -- note to us as one 22 of the loans you were trying to collect? 23 MR. HECKER: Objection to the 24 form of the question. I'll instruct 25 you not to disclose any discussions

Page 64 1 VARSHAVSKY 2 you've had with counsel. But if you 3 have an understanding, you could 4 answer the question. 5 As far as I remember, that information being supplied to my lawyer 6 7 from -- Probusinessbank lawyer. His name 8 is Shamis Maxim, Maxim Shamis, and 9 probably accidentally, they supplied with 10 some wrong party which not involved in our 11 case. 12 Okay. Do you know -- you were 13 trying to collect at one point in time 14 \$100 million from Mr. Leontiev; is that 15 correct? 16 MR. HECKER: Objection to the 17 form. You can answer. 18 Α. Yes, but it's not accurate 19 We was always talking around, 20 because we don't know what's the -- the 21 amount, what's the interest. But we said 22 it's around 100 million. 23 Okay. Do you know if these Q. 24 \$4 million worth of promissory notes were

included in that hundred million dollars?

25

	Page 65
1	VARSHAVSKY
2	MR. HECKER: Objection to form.
3	This?
4	A. Not I have no idea who this
5	person is. I have no instruction from
6	these people to collect their money. So
7	that and they not on our list.
8	Q. Okay. So if this \$4 million was
9	included in the money you were trying to
10	collect, that was just a mistake?
11	MR. HECKER: Objection to form.
12	Foundation.
13	A. I never tried was trying to
14	collect that money.
15	Q. Okay.
16	(Plaintiff's Exhibit 67, A
17	service agreement, Bates AVPE0003173,
18	was hereby marked for identification,
19	as of this date.)
20	A. (Witness perusing document.)
21	Q. Mr. Varshavsky, have you had a
22	chance to look at Exhibit 67?
23	A. Yes.
2 4	Q. And do you recognize that?
25	A. Yes.

	Page 66
1	VARSHAVSKY
2	Q. And what is it?
3	A. It's a service agreement.
4	Q. Between European Realty Corp and
5	Avilon; is that correct?
6	A. Yes.
7	Q. And this states that European
8	Realty is going to provide a foreign
9	specialist to Avilon in exchange for
10	consideration?
11	A. Yes.
12	Q. And you are the specialist that
13	was being provided by European Realty; is
14	that correct?
15	A. I don't know. Maybe.
16	MR. HECKER: Do you want him to
17	read the whole agreement?
18	Q. You can take your time. But if
19	you look at paragraph 3185 page 3185 at
20	the bottom, you get to Annex 1 of the
21	service agreement on provision personnel.
22	MR. HECKER: Okay. Why don't
23	you take some time to familiarize
2 4	yourself with the agreement.
25	THE WITNESS: Okay. 31.

	Page 67
1	VARSHAVSKY
2	MR. HECKER: He's pointing to
3	the page, the Bates number at the
4	bottom right.
5	THE WITNESS: 3185?
6	Q. It's in Russian and in English.
7	It's been tran no, I guess it's not
8	been translated. It was originally in
9	Russian.
10	MR. HECKER: Yeah.
11	A. (Witness perusing document.)
12	MR. HECKER: What's the
13	question?
14	Q. Are you through it?
15	A. Yes.
16	Q. Okay. This is an agreement
17	whereby your services are being provided
18	to Avilon by European Realty; is that
19	correct?
20	MR. HECKER: Objection.
21	A. Yes.
22	MR. HECKER: Objection to form.
23	You can answer.
24	Q. And do you know why your
25	employment was structured in this fashion?

	Page 68
1	VARSHAVSKY
2	A. I have no idea.
3	Q. And do you see Annex 1 to the
4	service agreement on Provision of
5	Personnel No. 45?
6	Do you see that, page AVPE3185?
7	A. Yes.
8	Q. And that surname of specialist,
9	that is you there, Alexander Varshavsky;
10	correct?
11	A. Correct.
12	Q. Okay. It says here that "The
13	specialist work regime consists not more
14	than four working hours per day or
15	20 working hours per week with five
16	working day weeks and two days off."
17	Did you observe that contractual
18	provision?
19	MR. HECKER: Objection to form.
20	Foundation.
21	A. I didn't see that agreement
22	before.
23	Q. You've never seen this agreement
2 4	before?
25	A. No.

Page 69 1 VARSHAVSKY 2 Q. Do you know if there was a tax 3 reason for doing it this way, setting up 4 your employment this way? 5 I don't think it's -- has something to do with the tax. It's 6 7 probably to have the working visa. I don't think it's --8 9 It goes on to say, "The Q. 10 specialist shall perform the following 11 positions' duties: Development proper and 12 establish new relationship with state 13 organization key accounts as a customers 14 representative, manage company's 15 reputation amongst government and public 16 affairs audiences, create and manage 17 priority events which build and improve customers, customer companies' brand and 18 19 reputations." 20 Do you see that? 21 Α. Yes. 22 Q. Were those duties that you 23 performed for Avilon? 24 Α. Yes. 25 Did you perform other duties for Q.

Page 77 1 VARSHAVSKY 2 payments and repayments is an accurate 3 statement? 4 MR. HECKER: Objection. Asked 5 and answered. Technically, yes. 6 Α. 7 Okay. It says, "The last loan Q. 8 repayment of \$17 million was made by the 9 bank three months ago." 10 Is that an accurate statement? 11 Α. I think yes. 12 It goes on to say, "The funds Q. 13 were used by the bank to 1" -- or dash --14 "finance the bank's construction 15 projects," dash, "interest payments on 16 other loans, loan repayments and 17 expenses," and dash, "bad debts purchase 18 and costs of arbitrage." 19 Do you see that? 20 Α. Yes. 21 Was that an accurate statement? Ο. 22 Α. Yes. One of -- one of the all 23 the -- the purpose what they was raising 24 money for. 25 Okay. Did Mr. Zheleznyak tell Q.

Page 78 1 VARSHAVSKY 2 you that those were the purposes that the 3 bank was going to use the money for when you negotiated the rate on the 4 5 \$19.9 million? Mr. Zheleznyak -- Mr. Zheleznyak 6 7 always was telling me what -- they have 8 two direction: One, it's a bank they 9 using partially for their construction 10 business, some development, some -- some 11 other business, which not related actually 12 to the banking. 13 But some of the money they using for the offshore, how they call, which is 14 15 controlled and managed by Sergey, because 16 what -- how Zheleznyak explained to me, 17 what -- Zheleznyak runs the banking --18 bank, and Sergey runs everything which 19 of -- of the bank. He's not do -- he's 20 not doing any work which is related to the 21 He's only controlling all the 22 offshore company. 23 That's why even when they rent 24 the bank -- I mean, the space in our 25 building, Sergey wasn't there; only was

Page 79 1 VARSHAVSKY 2 Zheleznyak. So nobody knows Leontiev 3 like -- except he's the -- formally the 4 president of the bank. But nobody knows 5 him -- or the person who runs the business day-to-day operation. 6 7 So it's your testimony that Q. 8 Mr. Zheleznyak told you that Mr. Leontiev 9 had nothing to do with running 10 Probusinessbank? 11 MR. HECKER: Objection to form. 12 Mischaracterizes his testimony. 13 Α. No. He said -- he was telling 14 me always he's formally the president of 15 the bank. He got the big -- bigger 16 portion of the bank. But physically, 17 Zheleznyak run the bank. And Mr. Leontiev 18 runs all offshore companies. 19 Okay. Did you ever review a Q. 20 financial statement of Ambika? 21 Α. No. 22 Q. This email goes on, "The debt 23 was confirmed by Sergey to a number of 24 people." 25 Is that an accurate statement,

Page 80 1 VARSHAVSKY 2 as you understand it? 3 Α. Yes. 4 What debt are they referring to Q. 5 there -- is Mr. Stahl referring to? All the conversation what I have 6 7 with Mr. Leontiev, it's in London in my office. 8 9 Q. Apart from the meeting in your 10 office and in London, did you have any 11 communications with Mr. Leontiev after --12 and the meeting in Gibson Dunn -- after 13 August 2015? 14 Α. No. 15 Let's talk about the meeting you Q. 16 had in Moscow with Mr. Leontiev. 17 How did that meeting come about? 18 I called Mr. Zheleznyak and Α. 19 asked him to come with Mr. Leontiev, 20 because always Zheleznyak was telling me 21 what -- all the money is secured, 22 guaranteed by Mr. Leontiev. He was even 23 giving me the statement from -- from 24 the -- I don't know which company it was, 25 but the company controlled all this -- I

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## VARSHAVSKY

will say -- assets.

And they came with Mr. Leontiev. It was -- I don't remember -- five -- it was me, Irina Monakhova, Sergey Leontiev, Zheleznyak -- I think that's it. Maybe somebody -- I don't remember if it's anybody else, but it's not important. We was in the office. And the question was raised, so would they owe us the money, and what's going to be the terms of the repayment of -- payment of the loan back to us.

He said, "I know what" -- "I owe you the money, but" -- this was actually about 4:00 or 5:00 in the evening. He said, "I just got up. I need a little bit time. Can we schedule for tomorrow? I will come with a plan how we going to repay the loan back."

So several times, he confirmed what he owes the money. He said, "You don't have to worry about. We was taking money -- we was using your money since 2008 or even earlier. We never fail. We

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## VARSHAVSKY

always was fulfilling our obligation. And you don't have to have any doubts. We will pay you all the money back. So let's schedule for tomorrow."

I remember this was a Friday, I believe. So -- and we schedule specially on Saturday to meet again in my office to go with a schedule, which I actually was telling them, "We understand what the situation you have right now. We not desperate. We not in a rush. But only we need the plan, how you going to repay us the money back. Just a plan."

He said, "Okay. I will come with a plan tomorrow. We will sit down, and we will -- we will agree."

So that's how we left that meeting. It was maybe 15 minutes meeting, maybe 20 -- short meeting. So we agree we'll meet in my office, if I remember correctly, around 2:00 or 3:00. He said, "Because I cannot get up early, so let's meet 2:00 or 3:00."

So I -- we agreed. So I call

Page 83 1 VARSHAVSKY 2 Zheleznyak around 1:00, and I said, "What 3 time are you coming?" He said, "I'm 4 trying to reach Sergey, but he's not 5 answering." So after two hours, he calls me, 6 7 and he said, "You know what? He escaped." 8 I said, "What do you mean he escaped?" He 9 said, "He jumped on the first plane to 10 London, and he went to London. He's not 11 coming to the meeting." I said, "And what 12 do we have to do?" He said, "I don't 13 know. Let me talk to him." That's it. 14 Okay. So, now, you said 0. 15 Mr. Zheleznyak was telling you that the 16 loans were always secured or quaranteed by 17 Mr. Leontiev. 18 Do you remember that --19 Α. Yes. 20 -- testimony you just gave? Q. 21 Α. Yes. 22 Q. Did Mr. Zheleznyak tell you that 23 they were both secured loans and quaranteed by Mr. Leontiev or one or the 24 25 other?

Page 86 1 VARSHAVSKY 2 MR. HECKER: You need to wait for him to finish his question and 3 4 then verbally answer; not "uh-huh." 5 Α. Yes. Yes. Okay. Did you ever tell either 6 Q. 7 the lawyers or the finance people at 8 Avilon who were tending to the details of 9 the loan that they should get a written 10 guarantee by Mr. Leontiev? 11 Α. No. 12 Q. Okay. Do you know why Avilon 13 got a written guarantee from 14 Probusinessbank but not a written agreement from Mr. Leontiev? 15 16 Α. No. 17 Q. Okay. Did you reach any agreement with Mr. Leontiev as to 18 19 repayment of any sums at the meeting in 20 your office in Moscow? 21 He just said, "I need some No. 22 time. I will come with a plan, and we 23 will sit down, and we will -- we will sign 24 the -- the agreement." 25 Okay. And I think you said that Q.

Page 87 1 VARSHAVSKY 2 you contend that he told you that he would 3 make a repayment back to us. 4 Who were you representing in the 5 August meeting at your office? Avilon, Avagumyan, and Renich. 6 Α. 7 Q. Anyone else? 8 Α. No. 9 Okay. And what was the -- you Q. 10 said Mr. Leontiev said, "I owe you the 11 money." 12 Was the amount of the money 13 discussed at the meeting in Moscow? 14 Yeah, I assume, yes, absolutely. Α. 15 Q. And what amount of money was 16 discussed at the meeting in Moscow? 17 Α. I don't remember right now. 18 Did Mr. Leontiev at the meeting 0. 19 say -- say that he owed a particular sum 20 of money? 21 Α. I don't remember right now 22 exactly. But what I can confirm, he never 23 say he -- he never say no. 24 Q. Okay. 25 He always confirm what's been Α.

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1	VARSHAVSKY
2	asked we've been asking.
3	Q. Okay. We've seen a couple of
4	bank guarantees that Avilon had for the
5	loans to Ambika.
6	Do you remember that?
7	A. Yes.
8	Q. Okay. When the bank was taken
9	over, did Avilon make any attempts to
10	enforce those bank guarantees?
11	A. I don't know.
12	Q. Has Avilon received any money on
13	those bank guarantees?
14	A. I have no idea.
15	Q. Who would know if Avilon has
16	received any money on the bank guarantees?
17	A. Irina Monakhova.
18	Q. Okay. Did you ever tell her
19	that she should try and enforce the bank
20	guarantees?
21	A. You mean after the license was
22	revoked?
23	Q. Yes.
2 4	A. You have to understand. I mean,
25	Zheleznyak is my friend since 20 years

Page 89 1 VARSHAVSKY 2 already. If we would do that, then, 3 automatically, we would create criminal 4 investigation against them, because it's a 5 fraud, because they guarantee for the offshore company, which they not allowed, 6 7 according to Russian law. And I don't want to -- I don't 8 9 want to create any problem from -- for 10 Zheleznyak. That's why I said if you feel 11 it's going to be some criminal 12 investigation or we have to do -- I mean, 13 if we going to do something, it's creates 14 some -- something uncomfortable for 15 Zheleznyak, don't do it. 16 So I appreciate that. Let me 17 ask the question again, though. 18 Did you ever tell anyone at 19 Avilon that they should take steps to try 20 and enforce the quarantees given to Avilon 21 by Probusinessbank? 22 Α. I said to everybody they have to 23 do all the legal action which can help us 24 to get the money back.

Did you ever tell anyone at

Q.

25

Page 104 1 VARSHAVSKY 2 Q. Okay. How long did the London 3 meeting go for? 4 Α. Maybe one hour. 5 0. Okay. Was any agreement reached 6 at the London meeting? 7 Always we reaching the same agreement -- that he owes the money and he 8 9 will pay the money back. 10 Did you reach any agreement on 11 the terms by which Mr. Leontiev would --12 would repay the money? He -- we did not reach the 13 Α. 14 agreement at that point, because what he 15 was proposing what he's going to pay in 16 certain installment and what we've been 17 asking, just as you just mentioned, some guarantee, collateral. 18 19 And Mr. Leontiev wasn't prepared Q. 20 to give you any guarantee --21 Α. No. 22 Q. -- or any collateral; is that 23 correct? 24 No. Α. 25 I think I may have gotten too Q.

Page 105 1 VARSHAVSKY 2 many negatives in that. 3 Was Mr. Leontiev prepared to 4 give you any collateral at the London 5 meeting? MR. HECKER: Objection to form. 6 7 We did not talk about the collateral. 8 9 Q . Okay. Did Mr. Leontiev decline 10 to give you any guarantees at the London 11 meeting? 12 Α. He declined to give us the 13 personal guarantee. 14 Okay. After the London meeting, 0. 15 did you have any further communications 16 with Mr. Leontiev prior to the meeting at 17 Gibson Dunn? 18 Α. No. 19 So between the London meeting Q. 20 and the meeting at Gibson Dunn, you never 21 spoke to Mr. Leontiev on the telephone or 22 in person; correct? 23 Α. No. As far as I remember, he 24 was trying to call me, but I don't want to 25 talk to him. I don't know if -- maybe,

Page 115 1 VARSHAVSKY 2 Α. Yes. 3 0. What is his job title? I don't remember. 4 Α. 5 0. What are his duties? Avilon, it's a holding company 6 Α. 7 which includes Avilon, the car sales, and 8 transportation company, logistics company. 9 Avilon -- Karen Avagumyan, he's in charge 10 of the logistics company, which is also 11 part of the Avilon group, not Avilon 12 itself. So we have -- so for you to 13 understand, we have Avilon, like, a 14 holding company. 15 Q. Yes. Then we have Avilon sales 16 17 Then we have Auto Logistics. company. 18 It's a logistics company. It's a 19 different company. But anyway, it's part of the Avilon group. So sometimes maybe 20 21 you can mix up. 22 Q. So Big Karen is in charge of the 23 Auto Logistics company? 24 Α. Absolutely. 25 And is the Auto Logistics 0.

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1	VARSHAVSKY
2	management first.
3	Q. I asked a separate question.
4	Who of the Avilon upper
5	management has an initial "A" besides
6	yourself?
7	MR. HECKER: Objection to form.
8	Asked and answered.
9	A. Avagumyan. Two Avagumyan.
10	Q. Okay. And who of Avilon's
11	senior management had authority to direct
12	Yanna Krisiuk to make payments?
13	MR. HECKER: Objection to form.
14	Foundation.
15	A. Shall I answer?
16	MR. HECKER: If you can answer
17	that question as framed.
18	A. If this is referred to
19	Avagumyan, probably him.
2 0	Q. Okay. Do you know if the funds
21	that were advanced by Probusinessbank to
2 2	Sanbay were ever repaid?
2 3	MR. HECKER: Objection to form.
2 4	Foundation. Mischaracterizes the
2 5	document and his testimony.

		Page 128	
1		VARSHAVSKY	
2		A. No idea.	
3		Q. Okay. Would this be a good time	
4	for	lunch?	
5		MR. HECKER: Sure.	
6		THE VIDEOGRAPHER: This marks	
7		the end of Tape No. 2 in the	
8		videotaped deposition of Alexander	
9		Varshavsky. We're going off the	
10		record. The time is 12:44.	
11		(Luncheon recess: 12:44 p.m.)	
12			
13			
14			
15			
16			
17			
18			
19			
2 0			
21			
22			
23			
2 4			
2 5			

Page 134 1 VARSHAVSKY 2 the other is for 400 -- 4 million even, 3 one on the 23rd and one on the 24th. 4 Do you see that? 5 Α. Yes. And both of them also indicate 6 **Q** . 7 that they are for payment under the loan agreement 15/07/15. 8 9 Do you see that? 10 Α. Yes. 11 Okay. Were you aware that 0. 12 \$14.4 million was advanced to Big Karen's 13 company, Sanbay, in mid-July 2015? 14 MR. HECKER: Objection to form. 15 Foundation. 16 I don't recall. 17 Do you recall that he was Q. paying -- making progress payments to 18 19 Benetti for the construction of his yacht 20 at that time? 21 Α. Yes. 22 Q. Okay. Do you know if Sanbay has 23 ever repaid that loan? 24 MR. HECKER: Objection to form. 25 Foundation.

```
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1
                    VARSHAVSKY
2
        Α.
               I have no idea.
3
        0.
               Okay.
4
               (Plaintiff's Exhibit 75, An
5
        email, Bates AVPE0001453, was hereby
        marked for identification, as of this
6
7
        date.)
8
               (Plaintiff's Exhibit 76, An
9
        email, Bates AVPE0001439, was hereby
10
        marked for identification, as of this
11
        date.)
12
        Α.
               (Witness perusing document.)
13
        Q.
               Have you had a chance to look at
14
    Exhibit 76?
15
        Α.
               75. 76 I'm looking at right
16
    now.
17
               Yeah.
                      Please take a look at 76.
        Q.
    I'm going to come back to 75.
18
19
        Α.
               (Witness perusing document.)
20
               Yes.
21
               All right. On October 26, 2015,
        0.
22
    at 11:04 p.m., Ms. --
23
        Α.
               76 or 75?
24
               I'm looking at 76 now.
        Q.
25
             Ms. Monakhova sends an email to
    sorry.
```

Page 155 1 VARSHAVSKY 2 writing as of December 2015 with 3 Mr. Zheleznyak; is that correct? 4 Agreement in writing with Α. 5 Zheleznyak regarding what? The loans to Ambika. 6 7 We only -- on all the promissory 8 notes, all the agreement, we have his 9 signature. He sign all that. I think 10 it's enough. He signed all the agreement, 11 and all the promissory notes was signed by 12 Zheleznyak himself personally and stamped. 13 Q. Did he sign any promissory notes 14 individually or as an officer of 15 Probusinessbank? 16 I think he -- he didn't sign, 17 like -- as far as I remember, I can be 18 wrong -- but some of them he signed as the 19 Probusinessbank. Some of them he signed 20 as his personal, because on a promissory note, which -- it's from the Ambika or 21 22 from another company, he cannot sign like 23 officer of Probusinessbank. 24 Is it your understanding that Q. 25 Mr. Zheleznyak personally guaranteed any

Page 156 1 VARSHAVSKY 2 of the money that was at issue in this 3 lawsuit? 4 Not only him. They both 5 quarantee. That's what Zheleznyak told It's money -- he was telling me all 6 7 the time -- not only to me, to 8 everybody -- what "We are the partners. Your money are secured. And me and 9 10 Sergey, we guarantee that." That's what 11 he said all the time. 12 Was there a personal quarantee 13 from Mr. Zheleznyak on any of the money 14 advanced by Avilon to Ambika? 15 I don't know. Α. 16 You know what a personal 0. 17 guarantee looks like; correct? 18 Α. It's probably what I was asking 19 Leontiev, the same. 20 Did you ever get a personal Q. 21 guarantee from Mr. Zheleznyak for any of 22 the money advanced from Avilon to Ambika? 23 I never asked him. Α. 24 Q. Okay. 25 He was my friend for 20 years. Α.

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1	VARSHAVSKY
2	MR. WEIGEL: Should we do the
3	translation and
4	MR. HECKER: What's that?
5	MR. WEIGEL: The transcript of
6	the London meeting and the
7	translation. Do you want two exhibits
8	or
9	MR. HECKER: Two different
10	transcripts, you mean?
11	MR. WEIGEL: Yeah. I guess it's
12	a slightly different transcript. We
13	haven't marked it yet either.
14	MR. HECKER: We did mark it.
15	You haven't marked it
16	MR. WEIGEL: Yeah.
17	MR. HECKER: as the
18	plaintiff's exhibit.
19	MR. WEIGEL: Yeah.
20	MR. HECKER: However you want to
21	handle it.
22	MR. WEIGEL: Okay. Why don't
23	you just mark it 78 and 79. It will
2 4	be easier.
25	We're having a technical

Page 168 1 VARSHAVSKY 2 yeah. It's a typical Russian impression. 3 I mean, you are partners or not the 4 partners, I don't care. 5 You say, "I don't care" or "I don't know"? 6 7 I don't know. I don't care. Ιt doesn't matter. 8 9 What does -- what does the 10 transcript say? 11 MR. HECKER: Do you want to ask 12 him what he meant, or do you want to 13 just have him read what the transcript 14 says? I mean, the transcript speaks 15 for itself; right? 16 Α. I don't know. It says, "I don't 17 know." 18 Q. Okay. 19 That's what said here. Α. 20 Okay. At the time of the London **Q** . 21 meeting, did you know whether or not 22 Mr. Leontiev and Mr. Zheleznyak were 23 partners? 24 MR. HECKER: Objection to form. 25 Asked and answered.

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## VARSHAVSKY

A. First of all, I knew what they are the partners, but you don't have to be genius for that. You just open the internet. You will see that what he is the president of the bank. He's the vice president or the CEO.

I mean -- and Zheleznyak never hide from me what they are the partners. What they know each other for 40 years. They went to school together. They are partners. And I never asked who got how much -- what the percentage are. I never asked that. But he always telling me, "Leontiev got more than I have, and I have to work all day long in the bank, but he's getting more money." That's what Zheleznyak was telling me all the time.

Q. When you're using the word "partners," are you using it in the sense of a legally binding partnership agreement between the two of them?

MR. HECKER: Objection to form.

He's not a lawyer. Calls for a legal conclusion.

Page 170 1 VARSHAVSKY 2 Α. I'm using in words the way I 3 understand. The partners, they -- so they 4 make money together. They share money 5 together. They split the money. They are 6 partners. 7 Q. Okay. 8 Leontiev, he admitted what he 9 owes the money, and he's controlling that 10 business. 18:53. 11 I don't want to be rude. Your 12 counsel will have an opportunity to ask 13 you questions after the deposition, after 14 I'm done. And he can ask you whatever 15 questions you'd like on the record. 16 Α. I'm sorry. 17 Q. That's all right. 18 (Plaintiff's Exhibit 79, Legion 19 Trust Agreement, was hereby marked for 20 identification, as of this date.) 21 Mr. Varshavsky, have you ever seen Exhibit 79 before? 22 23 Α. Yes. 24 What is it? Q. 25 Α. Trust agreement.

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1	VARSHAVSKY
2	(Plaintiff's Exhibit 82, An
3	email dated November 10, 2016, was
4	hereby marked for identification, as
5	of this date.)
6	THE VIDEOGRAPHER: This marks
7	the beginning of Tape No. 4 in the
8	videotaped deposition of Alexander
9	Varshavsky. We're going on the
10	record. The time is 3:14.
11	BY MR. WEIGEL:
12	Q. Mr. Varshavsky, at the time that
13	Probusinessbank's license was revoked, did
14	Avilon or any of its related companies owe
15	any money to Probusinessbank?
16	A. Yes. Avilon.
17	Q. How much?
18	A. 300 million Rubles.
19	Q. Under what credit facility?
20	A. I don't know.
21	Q. Was that money ever repaid?
22	A. Yes.
23	Q. When?
2 4	A. As soon as all the assets and
25	obligation being transferred to Bin Bank,

Page 206 1 VARSHAVSKY 2 owe to the bank or anybody. I think it's 3 more technical transaction than the loan 4 what I was taking. I didn't take any 5 loans. 6 Q. What do you mean a technical 7 transaction? 8 Α. We, as Avilon, as a group, have 9 the point of credit limit from the 10 Probusinessbank up to \$100 million. So 11 maybe Avilon was taking some money, some money, they decide, so they're going to 12 13 put under my name personal. I don't know. 14 I cannot comment on that. 15 Do you not remember borrowing 16 \$22 million from Avilon -- I mean -- from 17 Probusinessbank? 18 I never borrow. That's what I'm 19 saying. It's probably the way they 20 structure. But I think Irina, she will 21 better -- she can explain better. 22 Q. Well, is that your signature on 23 the last page? 24 I cannot see it. How can I see Α. 25 It's hardly to see. If you have a

Page 238 1 2 CERTIFICATION 3 I, SHARON LENGEL, a Notary Public for 4 and within the State of New York, do 5 6 hereby certify: 7 That the witness whose testimony as herein set forth, was duly sworn by me; 8 9 and that the within transcript is a true 10 record of the testimony given by said 1 1 witness. 12 I further certify that I am not related to any of the parties to this 13 14 action by blood or marriage, and that I am 15 in no way interested in the outcome of 16 this matter. 17 IN WITNESS WHEREOF, I have hereunto 18 set my hand this 16th day of January, 2017. 19 20 aron Lengel 21 22 SHARON LENGEL, RPR, CRR 23 24 25